IN THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF INDIANA INDIANAPOLIS DIVISION

IN RE: COOK MEDICAL, INC, IVC FILTERS MARKETING, SALES PRACTICES AND PRODUCTS LIABILITY LITIGATION	Case No. 1:14-ml-2570-RLY-TAB MDL No. 2570				
This Document Relates to Plaintiff(s) THOMAS POWELL					
Civil Case #_1:22-cv-1743					
SHORT FORM CO	OMPLAINT				
COMES NOW the Plaintiff(s) named below	, and for Complaint against the Defendants				
named below, incorporate The Master Complaint i	n MDL No. 2570 by reference (Document				
213). Plaintiff(s) further show the court as follows:					
1. Plaintiff/Deceased Party:	1. Plaintiff/Deceased Party:				
Thomas Powell					
2. Spousal Plaintiff/Deceased Party's spouse or other party making loss of c					
claim:					
N/A					
3. Other Plaintiff and capacity (i.e., adminis	trator, executor, guardian, conservator):				
N/A					
4. Plaintiff's/Deceased Party's state of resid	lence at the time of implant:				
CA					

Plaintiff's/Deceased Party's state of residence at the time of injury: CA						
Plaintiff's/Deceased Party's current state of residence: CA						
	t Court and Division in which venue would be proper absent direct filing: ornia Eastern District Court – Sacramento, CA					
Defend	lants (Check Defendants against whom Complaint is made):					
~	Cook Incorporated					
~	Cook Medical LLC					
~	William Cook Europe ApS					
Basis o	f Jurisdiction:					
/	Diversity of Citizenship					
	Other:					
	agraphs in Master Complaint upon which venue and jurisdiction lie: : Paragraph 27					
Subjec	t Matter Jurisdiction: Paragraph 23					
Person	al Jurisdiction: Paragraphs 24 and 26					
b. Oth	ner allegations of jurisdiction and venue:					
	Plaintiff CA District Califo Califo I I Basis o I Subject Person					

10.	Defendar	its' Inferior V	ena Cava Filter(s) about which Plaintiff(s) is making a claim		
	(Check a	pplicable Infer	ior Vena Cava Filters):		
	Günther Tulip® Vena Cava Filter				
		Cook Celect	® Vena Cava Filter		
		Gunther Tul	ip Mreye		
		Cook Celect	Platinum		
		Other:			
11.		mplantation as	to each product:		
12.	Hospital(tiff was implanted (including City and State):		
13.	Implantir	ng Physician(s)):		
	Unknow	n			
14.	Counts in	the Master Co	omplaint brought by Plaintiff(s):		
	~	Count I:	Strict Products Liability – Failure to Warn		
	✓	Count II:	Strict Products Liability – Design Defect		
	✓	Count III:	Negligence		
	✓	Count IV:	Negligence Per Se		

✓	Count V:	Breach of Express Warranty		
~	Count VI:	Breach of Implied Warranty		
~	Count VII:	Violations of Applicable CA	(insert State)	
	Law Prohib	iting Consumer Fraud and Unfa	ir and Deceptive Trade	
	Practices			
	Count VIII:	Loss of Consortium		
	Count IX:	Wrongful Death		
	Count X:	Survival		
~	Count XI:	Punitive Damages		
	Other:	(please s	tate the facts supporting	
	this Count in the space, immediately below)			
	Other:	(please s	tate the facts supporting	
	this Count in	the space, immediately below)		
15. Attorney	for Plaintiff(s):	:		
Basil E.	Adham, Johnso	on Law Group		
16. Address a	and bar informa	ation for Attorney for Plaintiff(s):		

Basil E. Adham (TX Bar No. 24081742)

Johnson Law Group, 2925 Richmond Ave., Suite 1700

Houston, Texas 77098

Respectfully submitted,

/s/ Basil E. Adham

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